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CV-N-01-0013-0012



02/06/2001



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Kevin J. Mirch, Esq. U.S. DISTRICT COURT SBN: 000923 DISTRICT OF NEVADA 2 Marie C. Mirch, Esq. SBN: 6747 RECEIVED 3 MIRCH & MIRCH 201 W. Liberty Street, Suite 201 Reno, NV 89501 4 Tele: (775) 324-7444 CLERK, U.S. DISTRICT COURT 5 Attorney for Plaintiff DEPUTY 6 7 UNITED STATES DISTRICT CONTRACT 8 DISTRICT OF NEVADA 9 ALBERT KENNESON, Case No. CV-N-01-0013-DWH-RAM 10 Plaintiff, 11 VS. 12 GARY RICHTER, PANAVISE PRODUCTS, INC., CHRIS HOWARD, 13 CHRIS HOWARD AND ASSOCIATES, INC., SCOTT MCCALLUM, BRUCE RICHTER, DENNY GORTARI, Ö VISEMAN PROPERTIES, INC., DOES 15 I-X, 16 Defendants. 17 STIPULATION IN RE ENLARGEMENT OF 18 TIME FOR PLAINTIFF TO FILE REPLY TO DEFENDANTS' OPPOSITION TO 19 MOTION FOR REMAND OF FEDERAL ACTION TO STATE COURT (LACK OF SUBJECT 20 MATTER JURISDICTION) (FIRST REQUEST) 21 COMES NOW, Plaintiff, by and through his attorney of record, Mirch & Mirch, Marie C. 22 Mirch, Esq., and Defendants, by and through their attorney of record, Hicks & Walt, Karyn M. 23 Chiriatti, Esq., and hereby stipulate that Plaintiff may be granted a sixteen (16) day enlargement 24 of time, through and including February 21, 2001, in which to file Plaintiff's Reply to 25 Defendant's Opposition to Motion for Remand of Federal Action to State Court (Lack of Subject 26 Matter Jurisdiction. Said Reply is currently due to be filed with the Court on February 5, 2001. 27 /// 28

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.1	Kevin J. Mirch, Esq., and Marie C. Mirch, Esq., counsel for Plaintiffs, have been in trial
2	since January 16, 2001 in the Superior Court of San Mateo in California. Said trial is expected to
3	run through February 9, 2001.
4	This Stipulation is not made for any delaying or dilatory reason but out of real need due to
5	the hectic trial calendar of the Law Office of Mirch & Mirch.
6	DATED this 5 day of Jehrung, 2001.
7	LAW OFFICE OF MIRCH & MIRCH
8	
9	By: Marie C. Mirch, ESQ.
10	SBN: 6747 201 W. Liberty St., Ste. 201
11	Reno, NV 89501 Tele: (775) 324-7444
12	Attorney for Plaintiff
13	DATED this day of, 2001.
14	LAW OFFICE OF HICKS & WALT
15	
16	BY:
17	BY:KARYN M. CHIRIATTI, ESQ. SBN: 6142
18	350 S. Center St., Ste. 530 Reno, NV 89501
19	Tele: (775) 348-4888 Attorney for Defendants
20	
21	<u>ORDER</u>
22	IT IS SO ORDERED.
23	DATED this day of sommy, 2001.
24	(mulla)
25	U.S. DISTRICT JUDGE
26	Mogistate
27	
28	

1	Kevin J. Mirch, Esq., and Marie C. Mirch, Esq., counsel for Plaintiffs, have been in trial
2	since January 16, 2001 in the Superior Court of San Mateo in California. Said trial is expected to
3	run through February 9, 2001.
4	This Stipulation is not made for any delaying or dilatory reason but out of real need due to
5	the hectic trial calendar of the Law Office of Mirch & Mirch.
6	DATED this 2 day of, 2001.
7	LAW OFFICE OF MIRCH & MIRCH
8	
9	By:
10	MARIE C. MIRCH, ESQ. SBN: 6747
11	201 W. Liberty St., Ste. 201 Reno, NV 89501 Tele: (775) 324-7444
12	Attorney for Plaintiff
13	DATED this Was day of Jelowery 2001.
14	LAW OFFICE OF HICKS & WALT
15	LAW OFFICE OF HICKS & WALT
16	BY: Vary U. Christer
17	KARYN M. CHIRIATTI, ESQ. SBN: 6142
18	350 S. Center St., Ste. 530 Reno, NV 89501
19	Tele: (775) 348-4888 Attorney for Defendants
20	
21	<u>ORDER</u>
22	IT IS SO ORDERED.
23	DATED this day of, 2001.
24	
25	U.S. DISTRICT JUDGE
26	
27	
28	

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CERTIFICATE OF SERVICE

Pursuant to FRCP 5, I declare that I am an employee of Mirch & Mirch, over the age of EIGHTEEN (18), and not a party to this action. In that capacity, I served by United States Mail postage prepaid, a true and correct copy of the attached STIPULATION IN RE ENLARGEMENT OF TIME FOR PLAINTIFF TO FILE REPLY TO DEFENDANTS' OPPOSITION TO MOTION FOR REMAND OF FEDERAL ACTION TO STATE COURT (LACK OF SUBJECT MATTER JURISDICTION) (SECOND REQUEST) upon the following individuals:

milles

Neil M. Alexander, Esq. Karyn M. Chiriatti, Esq. Hicks & Walt 350 S. Center St., Suite 530 Reno, NV 89501

DATED this day of 30, 2001.